District of Columbia

WASHINGTON



Criminal Code V.7 THE FINAL CODE

Authored by:

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TO BE REPRINTED ullet DCCC PRINTING OFFICES

TITLE ONE — GENERAL PROVISIONS

§ 1.1 - Definitions

- a) "Law enforcement officer" shall be defined as any individual being commissioned as an officer of either the Federal Government or District of Columbia Municipal Government whose duty is to carry out the laws of the District of Columbia.
- b) "**Speeding**" shall be defined as operating a vehicle above the speed limit as established by signs or existing law.
- c) "Court" shall be defined as the United States District Court for the District of Columbia, or in cases of appeals being taken, the United States Court of Appeals for the Federal Circuit or the Supreme Court of the United States.
- d) "**District Attorney General**" shall be defined as the Chief City Attorney as put forth in the "D.C. Department Act of 2019" or "D.C. Law 06-0006L."
- e) "**Council**" shall be defined as the District of Columbia City Council as put forth in the Charter of the District of Columbia, Pub. L. 63-3.
- f) "Mayor" shall be defined as the Chief Executive of the District of Columbia as put forth in the Charter of the District of Columbia, Pub. L. 63-3.

§ 1.2 - Preventing Unnecessary Amendments and Suspensions

- a) This shall be the final District of Columbia City Code. No provision, section or part of this code shall be amended hereinafter passage and signature into D.C. Law by the Mayor of the District of Columbia without unanimous consent of the City Council and the Mayor of the District in coordination with his Deputy. The Code may not be repealed in full without unanimous consent of the DCCC.
- b) This shall be to prevent unneeded offenses which may be added to the code of which future District Attorney General's may use to conduct malicious prosecutions, this is also so that all codes can be kept in this individual document for future reference and citation.
- c) The District Attorney General, shall have the authority to suspend any provision, section or part of this code by any department at their discretion or of which a United States Federal Court Judge deems to be unconstitutional, in violation of existing common law or in violation of federal statutes.
 - i) The District Attorney General must appeal the suspension by a Federal Court Judge to the United States Federal Circuit or Supreme Court within 7 days of suspension or they shall be subject to expulsion or impeachment by the City Council for inactivity and negligence.
- d) Previous City Codes and their amendments including, but not limited to: Version 1, Version 2, Version 3, Version 4, Version 5 and Version 6 are hereby repealed in their entirety and deemed null in void, this City Code shall replace the aforementioned.

§ 1.3 - Impeachment of City Officials

a) The District of Columbia City Council shall have the sole power to initiate impeachment proceedings against City Officials who shall be defined as: City Council Members, the Mayor, his Deputy, Department Officials confirmed with the advice and consent of the City Council. The City C-

ouncil shall be obligated to state in impeachment documents municipal criminal offenses which call for impeachment, they shall be obligated to state any and all evidence pertaining to such municipal crimes, they shall be obligated to provide any and all testimonies regarding to such alleged offenses.

- b) Upon the Council meeting requirements stated in the above in, the impeachment document shall initiate impeachment and the official shall be impeached following a majority of consent of the City Council, the impeachment document shall not require Mayoral signature or any equivalent for it to be official, instead a Federal Judge must sign a document certifying the impeachment document meets the aforementioned requirements for the impeachment to proceed.
- c) The District of Columbia City Council shall then choose a "City Impeachment Manager" who shall proceed to provide evidence and continue with a trial in front of the City Council who shall act as the jury and provide a verdict, all jurors must be sworn in and a quorum of % of the Council must always be maintained for proceedings to be official.
- d) If $\frac{2}{3}$ of the Council vote to convict the impeached official they shall be removed from office officially and barred from holding any municipal office if the impeachment document so states until repealed or nullified. If $\frac{2}{3}$ of the Council do not vote to convict and instead move to acquit, the impeached individual shall hold office for the remainder of their tenure, ineligibility for office, firing or resignation.

§ 1.4 - Special Counsel Investigations and Prosecutions

- a) The District Attorney General shall have the authority to appoint a Special Prosecutor and delegate them the appropriate prosecution and investigation powers.
 - i) The Special Prosecutor shall have the power to hire staff to work under them and their tenure, the Special Prosecutor may delegate them the powers that have been delegated to themselves by the District Attorney General.
- b) The Special Prosecutor shall have the authority to produce court documents, issue subpoenas, file criminal prosecutions and appeals within the United States Courts.
- c) The Special Prosecutor shall produce a report of which they may redact at their discretion and send an unredacted version to the City Council should they see it appropriate, they shall serve as Special Prosecutor until;
 - i) The Municipal Security Council unanimously agrees to remove the prosecutor for malicious prosecution, abuse of official capacity or other municipal crimes, their investigative work and prosecutorial work is no longer needed, they have completed their investigation and prosecution(s) in full.

§ 1.5 - Sentencing

- a) All sentences are to be served concurrently with Federal Prison and Arrest on Sight status.
- b) The District Attorney General may ask the court to sentence an individual who is being prosecuted and suspend such sentence.
- c) Multiple sentences may be added for the same crime if all the criteria are met.

TITLE TWO - CRIMES AGAINST THE CITY

§ 2.1 - Obstruction of Law Enforcement

Whoever hinders, delays, or obstructs any law enforcement officer in the discharge of their official powers or duties or does not comply with their lawful orders shall be imprisoned for no more than four (4) days.

§ 2.2 - Obstruction of Due Process

Anyone who obstructs the due process of law including, but not limited to: equality, economy, expedition, evidence and equity shall be imprisoned for no more than five (5) days.

§ 2.3 - Obstruction of Towing Officials

Whoever intentionally obstructs the legal operation of any towing official under the Department of Transportation or any towing company approved by the Department of Commerce and Labor or the Council shall be imprisoned for no more than two (2) days.

§ 2.4 - Misdemeanor Evasion

Anyone who flees the scene of a crime or evades any law enforcement official by foot, without the use of any motor vehicle or aircraft after failing to comply with any and all visual, verbal, sonal signs or clearly interpretable actions or signals shall be imprisoned for no more than three (3) days.

§ 2.5 - Felony Evasion

Anyone who flees the scene of a crime or evades any law enforcement official with the use of any motor vehicle or aircraft after failing to comply with any and all visual, verbal, sonal signs or clearly interpretable actions or signals shall be imprisoned for no more than four (4) days.

§ 2.6 - Obstruction of roads, sidewalks and highways

Whoever obstructs, closes or tampers with the accessibility of a road, sidewalk or highway with any tool, object or themselves without legal authority or standing to do so shall be imprisoned for no more than two (2) days.

§ 2.7 - Resisting arrest with a deadly weapon

Anyone that uses force to resist lawful arrest using a weapon of lethal force such as an automatic gun or any other lethal firearm with the ability to kill an individual and if a person intentionally prevents or obstructs a person they know is a law enforcement official or a person acting in a law enforcement official's presence and at their direction from conducting an arrest, search, or transportation of the actor or another by using lethal force against the law enforcement official or another shall be imprisoned for no more than five (5) days.

§ 2.8 - Criminal Threats

Any person that threatens to do bodily harm or injury and or threatens to kidnap or injure another person or their property shall be imprisoned for no more than three (3) days.

§ 2.9 - Brandishing Arms

Any person that brandishes a lethal firearm when they are not in imminent danger when in a public area and/or without legal basis to do so, excluding handguns such as the "M9" or "G18" shall be imprisoned for no more than two (2) days.

§ 2.10 - False Report

Any person with intent to deceive knowingly, makes a false statement that is material to a criminal investigation or prosecution and makes the statement to:

- a) Any law enforcement officer or a federal/municipal special investigator conducting the investigation; or
- b) Any employee of a law enforcement agency that is authorized by the agency to conduct the investigation and that the actor/actress knows is conducting the investigation shall be imprisoned for no more than six (6) days.

§ 2.11 - Impersonation of Law Enforcement Officials

Anyone who impersonates a law enforcement official that operates in the District of Columbia, by wearing partially or fully clothed uniform assigned to a specific law enforcement agency/department off team and/or claims to be a law enforcement official when they are not on team, with or without intent to deceive other law enforcement officials and/or members of the public shall be imprisoned for no more than three (3) days.

§ 2.12 - Obstruction of Criminal Investigations

Whoever wilfully endeavours by means of bribery, extortion and other means to obstruct, delay, or prevent the communication of information relating to a violation of any criminal statute of the District of Columbia by any person to a criminal investigator or special prosecutor shall be imprisoned for no more than six (6) days.

§ 2.13 – Disclosure of Classified Information

Whoever, unlawfully releases classified information, as prescribed by Municipal Government; or if it be protected under D.C. Law 03-0017L and releases this information to any unauthorized persons, or in benefit of any organisation, whether it be criminal or not; or foreign governments shall be imprisoned for no more than twelve (12) days.

§ 2.14 - Influencing Juror by writing

Whoever attempts to influence the action or decision of any grand or petit juror during the District of Columbia's prosecution, upon any issue or matter pending before such juror, or before the jury of which he is a member, or pertaining to his duties, by writing or sending to him any written communication across any forum or communications site, in relation to such issue or matter shall be imprisoned for no more than eight (8) days.

§ 2.15 – Perjury

Anyone, having taken an oath or affirmation before a competent court, detective, officer, or person, in a case in which the law authorised such oath or affirmation to be administered, that he or she will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or

certificate by that person subscribed is true, wilfully and contrary to an oath or affirmation states or subscribes any material matter which he or she does not believe to be true and which in fact is not true shall be imprisoned for no more than eight (8) days.

§ 2.16 - Witness Tampering

Whoever tampers with a witness is a criminal proceeding, by using force, threats or providing payouts or using any other methods to tamper, change or obstruct a witness from testifying/their testimonies or providing the truth and the whole truth in-front of others in a criminal proceeding shall be imprisoned for no more than ten (10) days.

§ 2.17 – Accessory after the fact

Whoever, knowing that an offense against the District of Columbia City Code has been committed, receives, relieves, comforts or assists the offender in order to hinder or prevent their apprehension, trial or punishment, is an accessory after the fact and shall be imprisoned for no more than six (6) days.

§ 2.18 – Obstruction of a Protection Detail

Any person that obstructs a protection detail whether it be a federal or municipal protection detail, by ramming the detail with a motor vehicle or aircraft, by using threats or closing down certain areas of the map unlawfully, by trapping or enclosing a detail using force or by hindering or delaying the duties of the protection detail and their staff for no apparent reasoning shall be imprisoned for no more than five (5) days.

§ 2.19 – Failure to comply with a Protection Detail

Any person that fails to comply after being given three clear, verbal chances from the requesting law enforcement official or by any law enforcement official, to comply if within 50 studs of a municipal or federal protectee being protected by an assigned protection detail, whether they be law enforcement or a civilian and fail to comply within the chances given by the officer they shall be imprisoned for no more than four (4) days.

§ 2.20 – Mayoral, Council Member, Cabinet and City Representatives, assassination, kidnapping and assault

Whoever kills, attempts to kill, assaults or kidnaps the Mayor of the District of Columbia, Deputy Mayor, Municipal Cabinet officials (individuals who hold office with the advice and consent of the Council) or their respective nominees, City Representatives who shall include, but are not limited to: the City Spokesperson, District Archivist, Assistant to the Mayor or his Deputy, Secretary to the Mayor or his Deputy, Private Attorney to the Mayor or his Deputy shall be imprisoned for no more than fifteen (15) days.

§ 2.21 – Malfeasance in Public Office

Whoever fails to discharge the duties of the office of which they assume and/or fail to uphold the duty of care they do to those they were appointed/commissioned to serve shall be imprisoned for no more than seven (7) days.

End of Title II	

TITLE THREE - CRIMES AGAINST THE PEOPLE

§ 3.1 - First Degree Murder

Whoever kills or attempts to kill another person with poison, lying in wait, or any other kind of wilful, deliberate, malicious, and premeditated killing; or committed in the perpetration of, or attempt to perpetrate, any arson, escape, murder, kidnapping, treason, espionage, sabotage, burglary, or robbery; or perpetrated as part of a pattern or perpetrated from a premeditated design unlawfully and maliciously to effect the death of any human being other than them who is killed shall be imprisoned for no more than eleven (11) days.

§ 3.2 – Second Degree Murder

Whoever kills another player with malice but without premeditation in the District of Columbia shall be imprisoned for no more than nine (9) days.

§ 3.3 – Attempted Murder

When a player, in the District of Columbia, attempts to kill another player with intent to deprive them of life or murder them but fails to do so shall be imprisoned for no more than six (6) days.

§ 3.4 – Involuntary Manslaughter

Whoever kills another player as the result of a lawful act done with gross negligence shall be imprisoned for no more than four (4) days.

§ 3.5 – Voluntary Manslaughter

Any player who kills another player without intent to kill but as the result of reckless behaviour, disregard for the safety of themselves and others around them shall be imprisoned for no more than six (6) days.

§ 3.6 – Assault

Whoever intends to inflict great bodily harm on another with a firearm or any equivalent deadly weapon or by any force or means likely to produce great bodily harm or death to another or; causes serious physical injury inflicted on a person by the deliberate action of another player or; rams a vehicle or aircraft into another player purposefully shall be imprisoned for no more than five (5) days.

§ 3.7 – Robbery

Whoever:

- (a) Robs any business, such as a bank or any other franchisee or financial service within the District of Columbia; or
- (b) Attempts to rob a business, bank, franchisee or financial service within the District of Columbia shall be imprisoned for no more than six (6) days.

§ 3.8 – Extortion

Anyone who obtains the property or valuables from another induced by wrongful use of actual or threatened force, violence, or fear, or under color of official rights shall be imprisoned for no more

than seven (7) days.

§ 3.9 - Kidnapping

Whoever in the District of Columbia:

- (a) Abducts someone and holds them captive and refuses or obstructs a way of exit; or
- (b) Forcefully transports an individual without consent shall be imprisoned for no more than six (6) days.

§ 3.10 – Illegal Discharge of a Lethal Firearm

Whoever possesses a lethal firearm, whether it be automatic or manual, illegal or legal and discharges it without being attacked by another player or in imminent danger shall be imprisoned for no more than three (3) days.

§ 3.11 – Illegal Discharge of a Non-Lethal Firearm

Whoever possesses a non-lethal firearm, whether it be automatic or manual, illegal or legal and discharges it without being attacked by another player or for enjoyment and satisfactional purposes shall be imprisoned for no more than three (3) days.

§ 3.12 – Association with Criminal Gang Members

Whoever associates with gang members from a gang in which contains three or more persons with the intent to commit any crimes stated in federal or municipal law by establishing, maintaining, or participating in the profits of a combination or as a member of a criminal street gang and conspire to commit any violation of the City Code shall be imprisoned for no longer than seven (7) days.

§ 3.13 – General Bribery

Whoever accepts or offers bribes of object or anything with value including ranks and roles within agencies and departments that operate within the District of Columbia, that will affect their judgement or decision bestowed upon someone or something or that coerce one into committing an act on someone's behalf or not committing a certain act to protect themselves or others shall be imprisoned for no more than five (5) days.

§ 3.14 – Solicitation to commit an act of violence

- a) Whoever, with intent that another person engage in conduct constituting a crime that has as an element the use, attempted use, or threatened use of physical force against property or against the person of another in violation of the laws of the United States, and under circumstances strongly corroborative of that intent, solicits, commands, induces, or otherwise endeavours to persuade such other person to engage in such conduct
- (b) It is not a defense to a prosecution under this section that the person solicited could not be convicted of the crime because he lacked the state of mind required for its commission, because he was incompetent or irresponsible, or because he is immune from prosecution or is not subject to prosecution.
- (c) Any player who verbally encourages another player to commit a felony is guilty of a misdemeanour shall be imprisoned for no more than six (6) days.

§ 3.15 – Grand Theft

A person who steals an object(s) without consent of their original owner which has a value of more than \$1000 in-game cash, including but not limited to, aviation and motor vehicles shall be imprisoned for no more than four (4) days.

§ 3.16 – Reckless Endangerment

Anyone who recklessly endangers their own life or others around them, showing blatant disregard for human life in the actions they conduct shall be imprisoned for no more four (4) days.

§ 3.17 – Obstruction of Justice

Whoever deliberately commits an action(s) that obstructs or makes it harder to discover evidence that may be crucial to a criminal case or investigation and/or makes it increasingly hard to find out who committed a crime(s) shall be imprisoned for no more than six (6) days.

§ 3.18 – Conspiracy to Obstruct Justice

Whoever deliberately conspires to commit an action(s) that obstructs or makes it harder to discover evidence that may be crucial to a criminal case or investigation and/or makes it increasingly hard to find out who committed a crime(s) shall be imprisoned for no more than six (6) days.

§ 3.19 – Tampering with physical evidence

Anyone that commits an act in which a person(s) alters, conceals, falsifies, or destroys evidence with the intent to interfere with an investigation by a law enforcement, governmental, regulatory authority or [special] prosecutorial authority shall be imprisoned for no more than five (5) days.

§ 3.20 – Destruction of aviation or motor vehicles resulting in death

- (a) Whoever wilfully, with intent to endanger the safety of any person on board or anyone who he believes will board the same, or with a reckless disregard for the safety of human life, damages, disables, destroys, tampers with, or places or causes to be placed any explosive or other destructive substance in, upon, or in proximity to, any motor vehicle which is used, operated, or employed in interstate or foreign commerce, or its cargo or material used or intended to be used in connection with its operation, or;
- (b) Whoever wilfully, with like intent, damages, disables, destroys, sets fire to, tampers with, or places or causes to be placed any explosive or other destructive substance in, upon, or in proximity to any garage, terminal, structure, supply, or facility used in the operation of, or in support of the operation of, motor vehicles engaged in interstate or foreign commerce or otherwise makes or causes such property to be made unworkable, unusable, or hazardous to work or use, or;
- (c) Whoever, with like intent, wilfully disables or incapacitates any driver or person employed in connection with the operation or maintenance of the motor vehicle, or in any way lessens the ability of such person to perform his duties as such shall be imprisoned for no more than six (6) days.

§ 3.21 – Car/Aviation Jacking

If one or more persons steal/hijack a motor vehicle or any type of aviation by using force to remove the object from the owners reach and/or threatens those around them with verbal or physical threats which include assault with a deadly weapon or non-lethal weapon, which later prevents them from accessing their vehicle/aircraft(s), they shall be imprisoned for no more than five (5) days.

§ 3.22 - Abuse of Official Capacity

Whoever a public servant with the intent to benefit, defraud, or harm another:

- a) violates a law related to the public servant's employment;
- b) misuses government or city property, services, personnel, or anything of value that has come to the public servant's possession through their employment
 - a. uses emergency signals such as lights for personal benefit such as speeding, parking, or crossing over land without an immediate emergency to respond to;
 - b. uses the tazer on another player whether it be a playful or other way without the requirement of such force;
 - c. uses a vehicle to purposely block off an area without the appropriate authority or reasoning to do such; or
 - d. detains someone simply to talk to them for any reason unless it is in violation of this code or the U.S. Code—

shall be imprisoned for no more than eight (8) days.

§ 3.23 – Possession of Illegal Weaponry

Whoever possesses a firearm or lethal weapon that is specified by either federal law or municipal to be illegal or purchased from a dealer within the map instead of via a business, shop or the gun store shall be imprisoned for no more than three (3) days.

§ 3.24 – Conspiracy

Whoever conspires to and/or premeditates to violate any section of the District of Columbia Criminal Code V.7 shall be imprisoned for no more than eight (8) days.

§ 3.25 – Facilitating and Committing Prison Escapes

Whoever aids, attempts to aid, helps themselves or others to escape from any detention facility or reimprisonment by a law enforcement official within the District of Columbia shall be imprisoned for no more than seven (7) days.

§ 3.26 – Failure to Comply

Anyone who fails to comply to a search on their body and/or personal items when the law enforcement official(s) has probable cause to search, or with a warrant shall be imprisoned for no more than three (3) days.

TITLE FOUR - CRIMES OF TERRORISM

§ 4.1 - Definitions

(a) "**Terrorist**" shall be defined as an individual or group who uses violence, extortion, threats, fear and criminal phycological and physical behaviours in pursuit of political, radical or extremist aims; alternatively a terrorist shall be defined as one named as such by the United States Courts.

§ 4.2 - Bombings of places of public use, government facilities, public transportation systems and private venues

- (a) Whoever unlawfully delivers, places, discharges, or detonates an explosive or other lethal device in, into, or against a place of public use, a municipal or government facility, a public transportation system, or a private venue—
 - (i) with the intent to cause death or serious bodily injury, shall be imprisoned for no longer than seventeen (17) days; or
 - (ii) with the intent to cause extensive destruction of such a place, facility, or system, where such destruction results in or is likely to result in major economic, materialistic or human loss, shall be imprisoned for no longer than seventeen (17) days.
- (b) Attempts and conspiracies.—

Whoever attempts or conspires to commit an offense under (a)(i-ii) of this statute shall be imprisoned for no longer than fifteen (15) days.

§ 4.3 - Harboring or Concealing Terrorists

Anyone who harbors, conceals or prevents the apprehension of designated terrorists within the District of Columbia from law enforcement officials with or without warrant, for or not for questioning and interrogation purposes shall be imprisoned for no longer than thirteen (13) days.

§ 4.4 - Providing Material Support to Terrorists

Anyone who provides material support to terrorist [organisations] voluntarily and at their own discretion, which includes but is not limited to.—

- (a) private venues;
- (b) houses or flats;
- (c) motor vehicles or aircrafts;
- (d) bases or turfs;
- (e) businesses, shops or their contents.— shall be imprisoned for no longer than eleven (11) days.

§ 4.5 - Providing Financial Support to Terrorists

Anyone who provides financial support to terrorist [organisations] voluntarily and at their own discretion, which includes but is not limited to.—

- (a) in-game currency;
- (b) robux or its equivalent.— shall be imprisoned for no longer than eleven (11) days.

TITLE FIVE - FINANCIAL AND MONETARY CRIMES

§ 5.1 - Fraud Against the District of Columbia

Whoever gains either in-game currency, robux or its equivalent from any department operating under the jurisdiction of the District of Columbia City Council, the District of Columbia Treasury Department or its aforementioned government under false pretenses, which includes but is not limited to.—

- (a) asking, requesting or receiving a larger amount of currency or robux than needed in reality with intent to do so or use such maliciously;
- (b) asking, requesting or receiving currency or robux when no longer employed in a municipal department, or pretending to be apart of such a department to gain such funds;
- (c) asking, requesting or receiving currency or robux with intent to vacate or leave the municipal department after gaining such funds;
- (d) spending funds gained under true or false pretenses from the District of Columbia Treasury or its equivalent funding banks in municipal departments for private and personal use and later for or for enjoyment, pleasure or fun.— shall be imprisoned for no longer than twelve (12) days

§ 5.2 - Abusing Financial Funding Institutions

Whoever abuses the facilities and materials of financial funding institutions under the jurisdiction of the District of Columbia City Council, the District of Columbia Treasury Department and their equivalents, for example taking and/or distributing official funds without permission of the City Council, designated appropriations or legal authority shall be imprisoned for no longer than thirteen (13) days.

§ 5.3 – Monetary Bribery

Whoever accepts or offers bribes of finances, in-game currency, robux or anything with financial value, that will affect their judgement or decision bestowed upon someone or something or that coerce one into committing an act on someone's behalf or not committing a certain act to protect themselves or others shall be imprisoned for no more than seven (7) days.

End of Title V	
End of Title V.	

TITLE SIX - TRAFFIC OFFENSES

§ 6.1 – Failure to Yield

Whoever driving a motorized vehicle fails to pull over to the far right as much as they possibly can while an emergency or tow vehicle is passing shall be imprisoned for no more than two (2) days.

§ 6.2 – Reckless Driving

Any player who commits two or more traffic infractions within a short time span is guilty of driving in a reckless manner and/or endangers the lives of others or drives on the wrong side of the road shall be imprisoned for no more than two (2) days.

§ 6.3 – Obstruction of Traffic

Anyone who knowingly obstructs traffic from moving through the streets and highway within the District of Columbia shall be imprisoned for no more than one (1) day.

§ 6.4 – Disregard for Traffic Lights

Anyone who knowingly disregards a traffic light, when made to yield shall be imprisoned for no more than one (1) day.

§ 6.5 – Disregard for Road Signals and Signs

Anyone who knowingly disregards a road signal or sign when made to yield shall be guilty of disregard for road signals and signs shall be imprisoned for no more than one (1) day.

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End of Title VI.	

TITLE SEVEN - CHARTER CIVIL RIGHTS

§ 7.1 – Conspiracy to Interfere with Civil Rights

Whoever conspires to interfere with any person's rights as secured to them by the Charter or statues of the District of Columbia except the right to run in elections shall be imprisoned for no more than five (5) days.

§ 7.2 – Deprivation of Human Rights Under Color of Law

Whoever subjects any person in the District of Columbia, the deprivation of any rights secured to them by the Charter or statues of the District of Columbia, except the right to run in elections, shall be imprisoned for no more than seven (7) days.

§ 7.3 – Election intimidation

Whoever prevents or intimidates any person in the District of Columbia, psychologically or physically from not exercising their right to vote or run in any municipal election shall be imprisoned for no more than four (4) days.

§ 7.4 – False Imprisonment

Whoever deliberately being a law enforcement officer or holding the ability to make arrests without warrant deliberately:

- a) Imprisons another person without legal basis;
- b) Executes an arrest warrant more than the permitted times; or
- c) Imprisons someone with reason but under the incorrect arrest type or code.—

shall be imprisoned for no more than six (6) days.

§ 7.5 – Employment Discrimination

Whoever causes any person to be discriminated against in the process of being considered for employment for a position in the District of Columbia Municipal Government, its departments and agencies, or a business, shall be subject to any penalty by a Court of law sua sponte or on recommendation of the District Attorney General.

§ 7.6 – Discrimination Against Sexual or Religious Orientation

Whoever causes any person to be discriminated against because of their sexual orientation or religious orientation in a public space in the District of Columbia shall be subject to any penalty by a Court of law sua sponte or on recommendation of the District Attorney General.

§ 7.7 – False Termination

(a) Anybody who has fired a person from their job in city administration, District of Columbia Metropolitan Police Department, District of Columbia Medical Service or any other service ran by the District of Columbia, while no reasonable suspicion that- that person committed an illegal offense or has broken a policy within that department or agency is guilty of false termination and shall be fined

	End of Titl	e VII.		
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TITLE EIGHT - PROPERTY LAW

§ 8.1 – Vandalism

Whoever recklessly defaces or damages property of a person or the federal or municipal government without their consent shall be imprisoned for no more than one (1) day.

§ 8.2 – Grand Theft Auto

If one takes a vehicle without the owner's verbal consent, shall be imprisoned for no more than two (2) days.

§ 8.3 – First degree arson

Whoever wilfully sets fire and permanently damages property with or without consent, with the intent to cause injury or fatality to another player with malicious intent shall be imprisoned for no more than eight (8) days.

§ 8.4 – Second degree arson

Second degree arson is when a player sets fire, or explodes another player's property without consent but no intent to cause injury or fatality to another player shall be imprisoned for no more than five (5) days.

§ 8.5 – Third degree arson

Whoever causes an explosion or fire using another element shall be imprisoned for no more than four (4) days.

§ 8.6 – Criminal Trespass

Whoever remains on the property of any person or organization, including the District of Columbia's property, without effective consent and the person—

- a) Had notice that the entry was forbidden;
- b) Forced their way into the property;
- c) Received notice to depart but failed to do so.—

shall be imprisoned for no more than three (3) days.

End of Title VIII.	

TITLE NINE - MORALITY LAW

§ 9.1 – Business Fraud

Anyone who commits fraud against a business or agency, or a business/agency that commits fraud against a shareholder or any other inside or outside partner with criminal intent to get financial gain shall be guilty of business fraud.

- (a) Breach of contract
- (b) Refusal of a shareholder ranking after purchase of a t-shirt or any other transaction in return for shareholder or investor.
- (c) Purchase of an item, for a job etc. on a job description etc.—

shall be imprisoned for no more than three (3) days.

§ 9.2 – Malicious Prosecution

Whoever proceeds with the wrongful institution of criminal proceedings against another person without reasonable grounds and/or uses their prosecutorial office for public gain or for their own personal gain shall be sentenced under this guideline, they shall also be charged under the D.C. Code § 3.22 - Abuse of Official Capacity shall be imprisoned for no more than seventeen (17) days.

§ 9.3 – Harassment of a City Official

Anybody who is vulgar, offensive or uses racial slurs, offensive words, discriminates against a city official, bylaw officer or peace officer as they are doing their duty at the time, or representing a city official, peace officer or bylaw officer shall be imprisoned for no more than two (2) days.

End of Title IX.

This City Code shall be severable, if one provision, section or statute is deemed to be unconstitutional, illegal or otherwise null all other sections, provisions, statutes of the like shall remain intact.

The District of Columbia City Code in its entirety shall be enforceable within the District of Columbia, Washington in-game and on the District of Website.

Signatures.—

Hon. RichoCaldwell, D.C. City Councillor, Chief Sponsor Chief KrystalMD,
D.C. Met. Police Dept. Chief,
Co-Sponsor

Hon. Alex J. Cabot (aurorajake09), Fmr. District Attorney General Author Hon. BuyCharm, D.C. City Councillor, Co-Sponsor

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